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Sorenson, Ofc. Sandoval and Ofc. Doolittle

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 JOSE DECASTRO,
11 Plaintiff,

12 vs.

13 LAS VEGAS METROPOLITAN POLICE
14 DEPARTMENT; STATE OF NEVADA;
15 BRANDEN BOURQUE; JASON TORREY;
16 C. DINGLE; B. SORENSEN; JESSE
17 SANDOVAL; OFFICER DOOLITTLE and
DOES 1 to 50, inclusive,

Defendants.

Case Number:
2:23-cv-00580-APG-EJY

**DEFENDANTS' NOTICE OF MANUAL
FILING OF EXHIBITS A THROUGH F
AND EXHIBIT H TO MOTION TO
DISMISS PLAINTIFF'S SECOND
AMENDED COMPLAINT, OR IN THE
ALTERNATIVE, MOTION FOR
SUMMARY JUDGMENT (ECF NO. 66)**

18 Defendants Las Vegas Metropolitan Police Department, Ofc. Torrey, Ofc. Bourque,
19 Ofc. Dingle, Ofc. Sorenson, Ofc. Sandoval and Ofc. Doolittle, by and through their
20 attorneys of record, Marquis Aurbach, hereby submit their Notice of Manual Filing of

21 ///

22 ///

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1 Exhibits A through F (flash drive containing body worn camera footage) and Exhibit H
2 (flash drive containing video) to Motion to Dismiss Plaintiff's Second Amended Complaint,
3 or in the alternative, Motion for Summary Judgment (ECF No. 66).

4 Dated this 12th day of December, 2023.

5 MARQUIS AURBACH

6 By /s/ Craig R. Anderson
7 Craig R. Anderson, Esq.
8 Nevada Bar No. 6882
9 10001 Park Run Drive
Las Vegas, Nevada 89145
Attorneys for Defendants

10 **CERTIFICATE OF SERVICE**

11 I hereby certify that I electronically filed the foregoing **DEFENDANTS' NOTICE**
12 **OF MANUAL FILING OF EXHIBITS A THROUGH F AND EXHIBIT H TO**
13 **MOTION TO DISMISS PLAINTIFF'S SECOND AMENDED COMPLAINT OR IN**
14 **THE ALTERNATIVE, MOTION FOR SUMMARY JUDGMENT (ECF NO. 66)** with
15 the Clerk of the Court for the United States District Court by using the court's CM/ECF
16 system on the 12th day of December, 2023.

17 I further certify that all participants in the case are registered CM/ECF users
and that service will be accomplished by the CM/ECF system.

18 I further certify that some of the participants in the case are not registered
19 CM/ECF users. I have mailed the foregoing document by First-Class Mail, postage prepaid,
or have dispatched it to a third-party commercial carrier for delivery within 3 calendar days
20 to the following non-CM/ECF participants:

21 Jose DeCastro
22 1258 Franklin Street
23 Santa Monica, CA 90404
24 Plaintiff Pro Se

25 /s/ Sherri Mong
an employee of Marquis Aurbach

**Exhibits A - F
Flash Drive Containing Body
Worn Camera video evidence of
Defendant Officers**

Exhibit H

Flash Drive containing DeCastro's YouTube video detailing the subject incident, which is comprised of his own video footage, clips of BWC footage, and DeCastro's overlayed text commentary